

**IN THE UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION**

TAMIA BANKS., et al.,
on behalf of themselves and all others
similarly situated,

Plaintiffs,

vs.

COTTER CORPORATION, *et al.*,

Defendants.

COTTER CORPORATION (N.S.L.)

Third-Party Plaintiff

v.

MALLINCKRODT LLC, *et al.*,

Third-Party Defendants

Civil Action No. 4:20-CV-01227

JOINT STATUS REPORT

COME NOW, Plaintiffs, Defendants, and Third-Party Defendant (the “Parties”) to jointly submit this status report in response to the Court’s Memorandum and Order granting Plaintiffs’ and Defendants’ Joint Motion for Stay of Proceedings (ECF 99) and requiring that a Joint Status Report be filed with the Court not later than June 6, 2022, and every sixty (60) days thereafter.

As anticipated, the Plaintiffs filed a petition for writ of certiorari with the United States Supreme Court related to *Banks, et al. v. Cotter Corp., et al.*, Case No. 4:20CV1227 JAR (E.D. Mo.) and *In re Cotter Corp. (N.S.L.)*, 22 F. 4th 788 (8th Cir. 2022) on May 11, 2022, and the

case was docketed with the United States Supreme Court on May 13, 2022. Any response by Cotter Corporation (N.S.L.) will be due June 13, 2022, and a decision by the Court is pending.

As ordered, the Parties will provide another joint status report within sixty (60) days of this report or within ten (10) days of the United States Supreme Court's decision on the petition for writ of certiorari related to *Banks, et al. v. Cotter Corp., et al.*, Case No. 4:20CV1227 JAR (E.D. Mo.) and *In re Cotter Corp. (N.S.L.)*, 22 F. 4th 788 (8th Cir. 2022).

Counsel for Plaintiffs advise the Court that Stuart H. Smith passed away on May 20, 2022. All counsel and clients have been notified.

Dated: June 6, 2022,

Respectfully submitted,

KEANE LAW LLC

By: /s/ Ryan A. Keane
Ryan A. Keane, #62112MO
7711 Bonhomme Ave., Suite 600
St. Louis, MO 63105
314-391-4700
314-244-3778 (fax)
ryan@keanelawllc.com
Attorney for Plaintiffs

Celeste Brustowicz (LSBA #16835)
Cooper Law Firm, L.L.C.
1525 Religious Street
New Orleans, Louisiana 70130
Telephone: 504-399-0009
Facsimile: 504-399-6989
Email: cbrustowicz@clfnola.com
Attorney for Plaintiffs

ARMSTRONG TEASDALE LLP

/s/ Laura A. Bentele

John F. Cowling, ##30920MO

Laura A. Bentele, ##64727MO

7700 Forsyth Blvd., Suite 1800

St. Louis, Missouri 63105

Telephone: 314.621.5070

Fax: 314.621.5065

jcowling@atllp.com

lbentele@atllp.com

ATTORNEYS FOR DEFENDANT

St. Louis Airport Authority, a Department of the
City of St. Louis

MARTIN JANSKY LAW FIRM, PC

/s/ S. Martin Jansky

S. Martin Jansky, Mo.47022

2001 S. Big Bend Blvd.

St. Louis, Missouri 63117

(314)881-6144; f:(314)644-4303

martin@janskylaw.com

For Defendant DJR Holdings, Inc.

/s/ William G. Beck

William G. Beck #26849(MO)

Allyson E. Cunningham #64802(MO)

Attorneys for Third-Party Defendants

LATHROP GPM LLP

2345 Grand Blvd., Ste. 2200

Kansas City, MO 64108-2618

Telephone: (816) 292-2000

Fax: (816) 292-2001

Email: william.beck@lathropgpm.com

Email: allyson.cunningham@lathropgpm.com

/s/Brian O. Watson
RILEY SAFER HOLMES & CANCELA LLP
Edward Casmere, #64326MO
Brian O. Watson, #68678MO
Jennifer Steeve, #308082CA
Lauren E. Jaffe, #6316795IL
Nacaté S. Seabury, #67248MO
70 W. Madison St., Suite 2900
Chicago, Illinois 60602
(312) 471-8700
(312) 471-8701 - Fax
ecasmere@rshc-law.com
bwatson@rshc-law.com
jsteeve@rshc-law.com
ljaffe@rshc-law.com
nseabury@rshc-law.com
docketdept@rshc-law.com
ATTORNEYS FOR THIRD-PARTY PLAINTIFF
COTTER CORPORATION (N.S.L.)

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on June 6, 2022, a true and correct copy of the foregoing was served on all counsel of record via electronic mail.

/s/ Ryan A. Keane
Attorney for Plaintiffs